

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

BRAINTREE LABORATORIES, INC., )  
v. Plaintiff, ) Civil Action No. 12-cv-6851-AJN  
                                    ) ECF Case  
CYPRESS PHARMACEUTICAL, INC., )  
                                    ) Defendant.  
                                    )  
                                    )  
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**PLAINTIFF BRAINTREE LABORATORIES, INC.'S COUNTERSTATEMENT TO  
CYPRESS PHARMACEUTICAL, INC.'S RULE 56.1 STATEMENT OF MATERIAL  
FACTS IN SUPPORT OF ITS MOTION FOR SUMMARY JUDGMENT OF  
NONINFRINGEMENT**

Pursuant to the Federal Rules of Civil Procedure and Local Civil Rule 56.1, Plaintiff Braintree Laboratories, Inc. (“Braintree”) submits this Counterstatement to Defendant Cypress Pharmaceutical, Inc.’s (“Cypress”) Rule 56.1 Statement of Material Facts in support of its Motion for Summary Judgment of Noninfringement. There are genuine issues to be tried with respect to multiple facts set forth below (hereinafter “CF”).

### **GENERAL OBJECTIONS**

1. Braintree objects to Cypress’ Statement because it mischaracterizes and/or inaccurately and incompletely describes certain of the cited documents and statements therein. *See* Fed. R. Civ. P. 56(c); Local Civil Rule 56.1.
2. Braintree objects to Cypress’ Statement because it contains numerous facts that are not material and are irrelevant to its Motion for Summary Judgment of Noninfringement, which purportedly is based only on the claim term “from about 100 ml to about 500 ml.” *See* Fed. R. Civ. P. 56(c); Local Civil Rule 56.1. *See also* Dkt. No. 41, ¶ 3, 6; Dkt. No. 43 at p. 14.
3. Braintree objects to Cypress’ Statement because it asserts alleged facts in an attempt to reargue the claim construction of “purgation” adopted by Judge Sheridan in the *Novel Case*, which Cypress has stipulated not to contest. Dkt. No. 41, ¶ 3; Brown Decl., Ex. 6, at 11.<sup>1</sup>
4. Braintree objects to any characterization of the limitation “from about 100 ml to about 500 ml” that ignores the functional limitation “for inducing purgation” recited in

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<sup>1</sup> References in this document to the “Brown Decl.” are to the Declaration of Jennifer Brown in Support of Braintree Laboratories, Inc.’s Opposition to Cypress Pharmaceutical, Inc.’s Motion for Summary Judgment of Noninfringement, filed concurrently herewith.

each of the asserted claims of U.S. Patent 6,946,149 (“the ’149 patent”). Dkt. No. 41, ¶¶ 3, 6.

**BRAINTREE’S RESPONSES TO CYPRESS’ STATEMENT**

Without waiving the aforementioned General Objections, and incorporating each General Objection by reference into the responses below, Braintree responds to the individually numbered list of allegedly undisputed facts asserted in Cypress’ Statement as follows:

**THE PROPOSED LABELING FOR CYPRESS’ ANDA PRODUCT  
AND THE FDA-APPROVED LABEL FOR SUPREP®**

1. Cypress Pharmaceutical, Inc. (“Cypress”) is the owner of Abbreviated New Drug Application (“ANDA”) No. 204135, for a generic version of Braintree’s SUPREP® drug product (the “Cypress ANDA Product”). SF9.<sup>2</sup>

**RESPONSE: Undisputed.**

2. The proposed labeling for Cypress’ ANDA Product contains an “Indications and Usage” section, which states in full: “Sodium Sulfate, Potassium Sulfate, and Magnesium Sulfate Oral Solution Bowel Prep Kit is indicated for cleansing of the colon as a preparation for colonoscopy in adults.” Ex. A, CYPRESS000038. *See also*, SF20.

**RESPONSE: Undisputed.**

3. Braintree holds approved New Drug Application ("NDA") No. 22372 for SUPREP® Bowel Prep Kit ("SUPREP"). SF1.

**RESPONSE: Undisputed.**

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<sup>2</sup> References to “SF” in this document refer to the Stipulated Facts for Purposes of Cypress’ Motion for Summary Judgment of Noninfringement, which is attached as exhibit 11 to the Brown Declaration, filed concurrently herewith.

4. The proposed labeling for Cypress' ANDA Product is the same, in all relevant and material respects, as Braintree's FDA-approved label for SUPREP. SF28.  
*See also, Ex. B; SF42; SF43.*

**RESPONSE: Undisputed.**

5. Cypress' proposed generic version of SUPREP has the same composition, dosage form and route of administration as Braintree's SUPREP. SF13.

**RESPONSE: Undisputed.**

6. The sole FDA-approved indication for the SUPREP product is "cleansing of the colon as a preparation for colonoscopy in adults." Ex. B, CYPRESS000134. *See also, SF4; SF42; SF43.*

**RESPONSE: Undisputed** that the FDA-approved indication for SUPREP is "cleansing of the colon as a preparation for colonoscopy in adults."

7. Cypress' ANDA Product will be sold as a kit containing two six ounce bottles of concentrated sodium sulfate, potassium sulfate, and magnesium sulfate solution. Ex. A, CYPRESS000036, CYPRESS000039. *See also, SF22.*

**RESPONSE: Undisputed.**

8. According to the proposed label for Cypress' proposed generic version of SUPREP, each six ounce bottle of Cypress' generic version of SUPREP must be diluted with water to sixteen ounces prior to administration. SF23.

**RESPONSE: Undisputed.**

9. Sixteen ounces ("oz") is equal to approximately 473 milliliters ("ml"). SF27.

**RESPONSE: Undisputed.**

10. The proposed labeling for Cypress' ANDA product, in the Warnings and Precautions section of the Highlights of Prescribing Information, states: "Not for direct ingestion - dilute and take with additional water (5.8)." Ex. A, CYPRESS000037.

**RESPONSE: Undisputed.**

11. Paragraph 5.8 of the Warnings and Precautions section of the proposed labeling for Cypress' ANDA product states:

**5.8 Not for Direct Ingestion**

Each bottle must be diluted with water to a final volume of 16 oz and ingestion of additional water as recommended is important to patient tolerance. Direct ingestion of the undiluted solution may increase the risk of nausea, vomiting, dehydration, and electrolyte disturbances.

Ex. A, CYPRESS000041.

**RESPONSE: Undisputed.**

12. The following is a true and accurate excerpt of the proposed labeling for Cypress' ANDA product, showing the "Dosage and Administration" section of the Full Prescribing Information:

**2 DOSAGE AND ADMINISTRATION**

Sodium sulfate, potassium sulfate, and magnesium sulfate oral solution bowel prep kit should be taken as a split-dose oral regimen.

The dose for colon cleansing requires administration of two bottles of sodium sulfate, potassium sulfate, and magnesium sulfate oral solution bowel prep kit. Each bottle is administered as 16 oz of diluted sodium sulfate, potassium sulfate, and magnesium sulfate oral solution bowel prep kit with an additional 1 quart of water taken orally. The total volume of liquid required for colon cleansing (using two bottles) is 3 quarts (approximately 2.8 L) taken orally prior to the colonoscopy in the following way:

### **Split-Dose (Two-Day) Regimen**

Day prior to colonoscopy:

- A light breakfast may be consumed, or have only clear liquids on the day before colonoscopy. Avoid red and purple liquids, milk, and alcoholic beverages.
- Early in the evening prior to colonoscopy: pour the contents of one bottle of sodium sulfate, potassium sulfate, and magnesium sulfate oral solution bowel prep kit into the mixing container provided. Fill the container with water to the 16 oz fill line, and drink the entire amount.
- Drink two additional containers filled to the 16 oz line with water over the next hour.

Day of colonoscopy:

- Have only clear liquids until after the colonoscopy. Avoid red and purple liquids, milk, and alcoholic beverages.
- The morning of colonoscopy (10 to 12 hours after the evening dose): pour the contents of the second bottle of sodium sulfate, potassium sulfate, and magnesium sulfate oral solution bowel prep kit into the mixing container provided. Fill the container with water to the 16 oz fill line, and drink the entire amount.
- Drink two additional containers filled to the 16 oz line with water over the next hour.
- Complete all sodium sulfate, potassium sulfate, and magnesium sulfate oral solution bowel prep kit and required water at least one hour prior to colonoscopy.

Ex. A, CYPRESS000038-39. *See also*, SF23; SF33; SF34; SF40.

**RESPONSE: Undisputed.**

13. The proposed label for Cypress' proposed generic version of SUPREP contained in ANDA No. 204135 instructs healthcare professionals how to prescribe and patients how to use Cypress' proposed generic version of SUPREP. SF30.

**RESPONSE: Undisputed.**

14. The Cypress ANDA Product, administered according to its proposed label, requires the patient to consume two 16 ounce containers (*i.e.*, 946 ml) of sodium sulfate, potassium sulfate, and magnesium sulfate aqueous solution. Ex. A, CYPRESS000038-39. *See also*, SF33, SF34; SF36.

**RESPONSE:** Undisputed, but Braintree objects to CF 14 because it is an incomplete description of the administration of the Cypress ANDA Product. Cypress' proposed generic copy of SUPREP, administered according to its proposed label, instructs the patient to consume two 6 ounce containers of sodium sulfate, potassium sulfate, and magnesium sulfate aqueous solution diluted with water to 16 ounces, administered according to a split-dose (two day) regimen. Dkt. No. 46-1 at CYPRESS000007-8. The 16 ounce bottles of diluted solution are consumed in two separate administrations separated by 10-12 hours. *Id.* The proposed label for Cypress' generic copy of SUPREP does not instruct the patient to consume 946 ml of sodium sulfate, potassium sulfate, and magnesium sulfate aqueous solution in a single administration.

15. The SUPREP product, administered according to its FDA-approved label, also directs the patient to consume two 16 ounce containers (about 473 ml each for a total of about 946 ml) of sodium sulfate, potassium sulfate, and magnesium sulfate aqueous solution in two administrations during the treatment period.

SF35.

**RESPONSE:** Undisputed, but Braintree objects to CF 15 because it is an incomplete description of the administration of SUPREP. SUPREP, administered according to its FDA-approved label, instructs the patient to consume two 6 ounce containers of sodium sulfate, potassium sulfate, and magnesium sulfate aqueous solution diluted with water to 16 ounces, administered according to a split-dose (two day) regimen. Brown Decl. Ex. 10 at BRTSUP00000129-130. The 16 ounce bottles of diluted solution are consumed in two separate administrations

separated by 10-12 hours. Brown Decl. Ex. 10 at BRTSUP00000129-130. The SUPREP label does not instruct the patient to consume 946 ml of sodium sulfate, potassium sulfate, and magnesium sulfate aqueous solution in a single administration.

16. The proposed labeling for Cypress' ANDA Product states "The dose for colon cleansing requires administration of two bottles of sodium sulfate, potassium sulfate, and magnesium sulfate oral solution bowel prep kit." SF33. *See also*, SF34.

**RESPONSE:** Undisputed, but Braintree objects to CF 16 because it is an incomplete description of the administration of the Cypress ANDA Product. Cypress' proposed generic copy of SUPREP, administered according to its proposed label, instructs the patient to consume two 6 ounce containers of sodium sulfate, potassium sulfate, and magnesium sulfate aqueous solution diluted with water to 16 ounces, administered according to a split-dose (two day) regimen. Dkt. No. 46-1 at CYPRESS00007-8. The 16 ounce bottles of diluted solution are consumed in two separate administrations separated by 10-12 hours. Dkt. No. 46-1 at CYPRESS00007-8. The proposed label for Cypress' proposed generic copy of SUPREP does not instruct the patient to consume 946 ml of sodium sulfate, potassium sulfate, and magnesium sulfate aqueous solution in a single administration.

17. Cypress' proposed labeling does not include any indication for the Cypress ANDA Product that would involve administration of only a single bottle of the Cypress ANDA Product. Ex. A. *See also*, SF20; SF33; SF34.

**RESPONSE:** Undisputed that Cypress' proposed labeling does not include any indication for the Cypress ANDA Product that would involve administration of only a single bottle of the Cypress ANDA Product. Disputed to the extent CF 17 alleges that two bottles of the Cypress ANDA Product could be administered sequentially, or without administering a single bottle of Cypress' ANDA Product 10-12 hours before administration of the second bottle.

### **THE '149 PATENT**

18. The Abstract of the '149 Patent states:

The field of colonic diagnostic and surgical procedures is hampered by the lack of optimal means available to cleanse the colon. A compromise between convenient, distasteful, solid or low volume, hyperosmotic solutions which cause considerable fluid and electrolyte imbalances in patients and large volume, difficult to consume, iso-osmotic solutions has had to be made heretofore.

Ex. D, Abstract.

**RESPONSE:** Undisputed.

19. The '149 Patent states:

There are two currently used methods used for colonic lavage. These are: (1) gastrointestinal lavage with 4 liters of a balanced solution that causes negligible net water or electrolyte absorption or secretion or (2) oral ingestion of small volumes of concentrated (hypertonic) sulfate or sodium phosphate solutions, e.g. Fleet Phospho-Soda, or the non-aqueous tablet formulations of phosphates or salts, all of which cause clinically significant effects on bodily chemistry.

Clinical trials have shown use of the 4 liter balanced solution to be safe and efficacious. However, compliance is poor because of the large volume of solution that must be rapidly ingested. Additionally, these large volume solutions are not well tolerated by patients.

Ex. D, 3:59-4:5.

**RESPONSE:** Undisputed. Although this fact is relevant to the background of the invention, it is irrelevant to the Court's decision. This alleged fact is irrelevant to Cypress' sole noninfringement argument. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p.14.

20. The "Background Information" section of the '149 Patent discusses the "brand name Fleets Phospho-Soda<sup>TM</sup>" formulation, stating:

Patients are typically required to take two (2) three ounce doses of this preparation, separated by a three to 12 hour interval for a total of six ounces (180 ml), which is a significant reduction compared to the large 1 gallon volumes required by the high volume preparations. . . .

These small volume sulfate/phosphate solutions and non-aqueous formulations have been shown to cause massive electrolyte and fluid shifts that are clinically significant to the patient . . . .

Ex. D, 2:31-36, 2:41-43.

**RESPONSE:** Undisputed. Although this fact is relevant to the background of the invention, it is irrelevant to the Court's decision. This alleged fact is irrelevant to Cypress' sole noninfringement argument. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p. 14.

21. The "Examples" section of the '149 Patent states that "Fleet Phospho-Soda . . . 90 mL, was added to 240 mL of water, for a volume of 330 mL. One half of this diluted solution was ingested by the subjects on two occasions, at 7 p.m. on day 1 and again at 5 a.m. on day 2." Ex. D, 5:56-61.

**RESPONSE:** Undisputed. Although this fact is relevant to the background of the invention, it is irrelevant to the Court's decision. This alleged fact is

irrelevant to Cypress' sole noninfringement argument. Dkt. No. 41, ¶¶ 3, 6; Dkt. No. 43 at p. 14.

22. The '149 Patent states: "The ingested experimental solutions were also 330 mL in volume . . . One half of each experimental solution was ingested by the subjects on two occasions, at 7 p.m. on day 1 and at 5 a.m. on day 2." Ex. D, 5:64-6:3.

**RESPONSE:** Undisputed. Irrelevant to the Court's decision. This alleged fact is irrelevant to Cypress' sole noninfringement argument. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p. 14.

23. During prosecution of the '149 patent, the inventors distinguished their invention from several prior art disclosures of larger volume colon cleansing preparations. Ex. E, 9-11; Ex. F, 9-10; Ex. H, 1; Ex. J, 4.

**RESPONSE:** Disputed because CF 23 is vague, ambiguous and incomplete. The prosecution history of the '149 patent speaks for itself. In addition, this alleged fact is irrelevant to Cypress' motion. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p. 14.

24. During prosecution of the '149 Patent, Braintree distinguished U.S. Patent No. 6,235,745 ("Megens"), stating in part:

Furthermore, Megens' broadest teaching when combined with Davis does not teach the Applicants' claimed composition for inducing purgation of the colon comprising a small volume of an aqueous hypertonic solution (e.g., about 100 ml to about 500 ml) comprising one or more salts selected from the group consisting of Na<sub>2</sub>SO<sub>4</sub>, MgSO<sub>4</sub>, and K<sub>2</sub>SO<sub>4</sub>, with or without an effective amount of PEG, or a method for inducing colonic purgation comprising the steps of providing the aforementioned composition. Megens' test subjects were small dogs weighing no more than about 30 pounds. If extrapolated to average adult human weight, (e.g., about 150 lbs.) that volume would be about 1 liter to about 1.5 liters, not a

small volume (e.g., about 100 ml to about 500 ml) claimed in the instant invention.

Ex. E, p. 11 (emphasis in original).

**RESPONSE:** Undisputed that this excerpt appears in the file history of the '149 patent. Irrelevant to the Court's decision. In addition, this alleged fact is irrelevant to Cypress' motion. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p. 14.

25. The '149 Patent originally issued with claims to "small volume" compositions.  
*See, e.g.*, Ex. D, 11:65-12:5, 12:23-30, 12:63-13:2, 13:10-16.

**RESPONSE:** Undisputed. Irrelevant to the Court's decision. In addition, this alleged fact is irrelevant to Cypress' motion. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p. 14.

26. Braintree requested *ex parte* reexamination of the '149 Patent, and submitted proposed claims that replaced the term "small volume" in all claims with "about 100 ml to about 500 ml." Ex. F; Ex. G.

**RESPONSE:** Undisputed.

27. Braintree distinguished each of the prior art references Russell, Nissho, and Giuliani in part by stating that those references do not disclose the use of "about 100 ml to about 500 ml." Ex. F, at 9-10; Ex. J, at 4.

**RESPONSE:** Disputed because CF 27 is vague, ambiguous, incomplete and cites portions of the prosecution history out of context. The prosecution history of the '149 patent speaks for itself. In addition, this alleged fact is irrelevant to Cypress' motion. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p. 14.

28. Braintree argued the patentability of the claimed compositions over Nissho by, among other things, stating: "Nor does Nissho disclose the use of about 100 ml to

about 500 ml, rather Nissho discloses the use of 2 liters. Nissho fails to disclose or even suggest the use of the claimed combination of salts at a significantly lower volume.” Ex. F, 10; *see also* Ex. H, 1.

**RESPONSE:** Disputed because CF 28 is vague, ambiguous, incomplete and cites portions of the prosecution history out of context. The prosecution history of the ’149 patent speaks for itself. In addition, this alleged fact is irrelevant to Cypress’ motion. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p. 14.

29. Nissho states that dilution of a powder composition with “additional water … to make a total volume of two liters” resulted in preparation of “an emulsified liquid agent (i.e., lavage solution according to the present invention) for one administration.” Ex. L, 4:3-10.

**RESPONSE:** Disputed because CF 29 is vague, ambiguous, incomplete and cites portions of the prosecution history out of context. The prosecution history of the ’149 patent speaks for itself. In addition, this alleged fact is irrelevant to Cypress’ motion. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p. 14.

30. Braintree argued the patentability of the claimed compositions over Giuliani by, among other things, stating: “While Giuliani discloses Na<sub>2</sub>SO<sub>4</sub>, Giuliani does not disclose a composition containing Na<sub>2</sub>SO<sub>4</sub>, MgSO<sub>4</sub>, and K<sub>2</sub>SO<sub>4</sub> (p. 3, l. 23). With regard to the volume, Giuliani discloses 4 L (p. 3, l. 20), not about 100 ml to about 500 ml.” Ex. J, 4.

**RESPONSE:** Disputed because CF 30 is vague, ambiguous, incomplete and cites portions of the prosecution history out of context. The prosecution history of

the '149 patent speaks for itself. In addition, this alleged fact is irrelevant to Cypress' motion. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p. 14.

31. Giuliani discloses a "Formula for one dose to make 0.5 litres of extemporaneous solution," and lists "Gastrointestinal wash maximum dose 4 l." Ex. K, 3:15-20.

**RESPONSE:** Disputed because CF 31 is vague, ambiguous, incomplete and cites portions of the prosecution history out of context. The prosecution history of the '149 patent speaks for itself. In addition, this alleged fact is irrelevant to Cypress' motion. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p. 14.

32. The United States Patent and Trademark Office issued a Reexamination Certificate of the '149 Patent on June 30, 2009. Ex. C.

**RESPONSE:** Undisputed.

33. Following reexamination, the only independent claims of the '149 Patent are claims 2, 7, 15, and 18. Ex. C.

**RESPONSE:** Undisputed.

34. Following reexamination, every claim of the '149 Patent requires a composition "comprising from about 100 ml to about 500 ml of an aqueous hypertonic solution." Ex. C; Ex. D, 11:65-14:20.

**RESPONSE:** Undisputed.

35. Claim 15, as amended through reexamination, is representative of the composition claims at issue in this case, and reads:

15. A composition for inducing purgation of the colon of a patient, the composition comprising from about 100 ml to about 500 ml of an aqueous hypertonic solution comprising an effective amount of Na<sub>2</sub>SO<sub>4</sub>, an effective amount of MgSO<sub>4</sub>, and an effective amount of K<sub>2</sub>SO<sub>4</sub>, wherein the composition does not

produce any clinically significant electrolyte shifts and does not include phosphate.

Ex. C, 2:23-31.

**RESPONSE: Disputed.** Reexamined claims 15 and 18 are distinct claims in the '149 patent. Undisputed that claim 15 of the '149 patent is reproduced in CF 35.

36. Claim 20 is representative of the method claims at issue in this case, and reads:

A method for including colonic purgation in a patient, comprising the steps of:

- (a) orally administering an effective amount of the composition of claim 15 to a patient; and
- (b) allowing the administered composition to induce colonic purgation.

Ex. D, 14:3-8. *See also*, Ex. C., 2:23-31 (independent claim 15, as amended through reexamination).

**RESPONSE: Disputed.** Each of the method claims of the '149 patent is a distinct claim. Undisputed that claim 20 of the '149 patent is reproduced in CF 36.

37. Claim 23 depends from claim 20 and reads:

A method for inducing colonic purgation in a patient according to claim 20, wherein the effective amount of the composition is administered in two or more doses within a treatment period.

Ex. D, 14:15-19.

**RESPONSE: Undisputed.**

38. Braintree filed a Request for Extension of Patent Term on September 30, 2010.

Ex. M, 1.

**RESPONSE:** Undisputed. Irrelevant to the Court's decision. In addition, this alleged fact is irrelevant to Cypress' motion. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p. 14.

39. In its Request for Extension of Patent Term, Braintree stated:

The SUPREP product comprises a small volume. Specifically, the product contains only 2 x 16 ounces of solution (*i.e.*, approximately 2 x 0.47 L = .94 L of solution), as indicated in the approved label (Exhibit 3). The '149 specification defines "small volume" as less than one liter of water, *e.g.*, 100-500 ml of water (see column 5, lines 15-20). Moreover, claim 17, which depends from claim 15, requires that the "solution is from about 100 ml to about 500 ml in volume." Based on the doctrine of claim differentiation, it is evident that "small volume" includes a volume of at least 100 ml to 500 ml, *e.g.*, a volume higher than 500 ml, such as the 0.94L solution in the SUPREP product.

Ex. M, at 11.

**RESPONSE:** Undisputed that the cited excerpt appears in the Request for Extension of Patent Term filed September 30, 2010. Irrelevant to the Court's decision. In addition, this alleged fact is irrelevant to Cypress' motion. Dkt. No. 41, ¶¶ 3, 6; Dkt No. 43 at p. 14.

Dated: August 2, 2013

/s/ John J. Regan

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**CERTIFICATE OF SERVICE**

I hereby certify that on August 2, 2013, a true and correct copy of the foregoing PLAINTIFF BRAINTREE LABORATORIES, INC.'S COUNTERSTATEMENT TO CYPRESS PHARMACEUTICAL, INC.'S RULE 56.1 STATEMENT OF MATERIAL FACTS IN SUPPORT OF ITS MOTION FOR SUMMARY JUDGMENT OF NONINFRINGEMENT was filed through the Court's Electronic Filing System (ECF), and was served electronically to the registered participants as identified on the Notice of Electronic Filing (NEF).

Dated: August 2, 2013

/s/ John J. Regan

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